UNITED STATES DISTRICT COURT

		District of	Nevada			
UNITED STATES		AMENDE	ED JUDGMENT IN A CR	IMINAL CASE		
RYAN MASTERS			er: 2:12-cr-145-MMD-GWF-1			
Date of Original Judgmen (Or Date of Last Amended Jud		USM Number: 67896-308 Kevin R. Stolworthy (CJA) Defendant's Attorney				
Reason for Amendmen Correction of Sentence on Rema Reduction of Sentence for Chang P. 35(b)) Correction of Sentence by Senten Correction of Sentence for Cleric	t: nd (18 U.S.C. 3742(f)(1) and (2)) ged Circumstances (Fed. R. Crim. ncing Court (Fed. R. Crim. P. 35(a))	☐ Modificatio ☐ Modificatio Compelling ☐ Modificatio to the Sente ☐ Direct Moti ☐ 18 U.S.	on of Supervision Conditions (18 U.S.C. § on of Imposed Term of Imprisonment for Reasons (18 U.S.C. § 3582(c)(1)) on of Imposed Term of Imprisonment for Incing Guidelines (18 U.S.C. § 3582(c)(2) on to District Court Pursuant 28 U.C. § 3559(c)(7) on of Restitution Order (18 U.S.C. § 3664	Extraordinary and Retroactive Amendment(s) (2)) (2) (3) (4) (5) (6) (7) (7) (8) (8) (9) (9) (9) (9) (9) (9) (9) (9) (9) (9		
THE DEFENDANT: pleaded guilty to count(s))					
□ pleaded nolo contendere which was accepted by th was found guilty on coun after a plea of not guilty.		ng Indictment				
The defendant is adjudicated	guilty of these offenses:					
Title & Section	Nature of Offense		Offense Ended	Count		
18 USC §371	Conspiracy		4/1/2012	1s		
18 USC §1029(a)(3) &	Possession of Fifteen or I	More Counterfeit or Una	outhorized 6/18/2010, 6/27/	2010 and		
(c)(1)(A)(i) & 18 USC §2 The defendant is sente the Sentencing Reform Act of	Access Devices and Aiding and need as provided in pages 2 the 1984.	-	4/12/2011 his judgment. The sentence is im	2s. 3s, 4s apposed pursuant to		
☐ The defendant has been f Count(s) all counts of	ound not guilty on count(s) _ original indictment _ is	=				
or mailing address until all fine	defendant must notify the Unite es, restitution, costs, and special court and United States attorned	l assessments imposed by the of material changes in e	osition of indgment	dered to pay restitution,		
		MIRANDA Name of Jud	M. DU Title o	District Judge of Judge		
		January ————————————————————————————————————	14, 2014			
		Date				

(Rev. 60as an 2 is 12 r of 20 1.45 r MMD as GWF Document 278 Filed 01/15/14 Page 2 of 22 AO 245C

(NOTE: Identify Changes with Asterisks (*))

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DEFENDANT: RYAN MASTERS

CASE NUMBER: 2:12-cr-145-MMD-GWF-1

ADDITIONAL COUNTS OF CONVICTION

Title & Section	Nature of Offense	Offense Ended	Count
18 USC §1028A(a)(1)	Aggravated Identity Theft	4/10/2011	5s
18 USC §1029(a)(3)	Possession of Fifteen or More Counterfeit or	5/2/2011	6s
& (c)(1)(a)(1)	Unauthorized Access Devices		

(ReCase) 2:12ecraQQ1.45a WMQ-GWF Document 278 Filed 01/15/14 Page 3 of 22 AO 245C

Sheet 2 — Imprisonment

(NOTE: Identify Changes with Asterisks (*))

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DEPUTY UNITED STATES MARSHAL

DEFENDANT: RYAN MASTERS

CASE NUMBER: 2:12-cr-145-MMD-GWF-1

IMPRISONMENT

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of

1 month as to Count 1s, to be served consecutive to Counts 2s, 3s, 4s and 6s; 84 months per count as to Counts 2s, 3s, 4s, and 6s, to be served concurrently; 24 months as to Count 5s to be served consecutive to the sentence imposed in all other counts. TOTAL: 109 MONTHS

The court makes the following recommendations to the Bureau of Prisons:

The Court recommends the Defendant be permitted to serve his term of incarceration at a federal facility in Florida.

\checkmark	The	defendant is remanded to the cus	tody	of the	Uni	ted State	es Mars	shal.
	The defendant shall surrender to the United States Marshal for this district:							
		at		a.m		p.m.	on	·
		as notified by the United States Ma	rshal					
	The c	defendant shall surrender for service	of se	ntence	at the	e instituti	on desi	gnated by the Bureau of Prisons:
		before 12:00 p.m.						
		as notified by the United States Ma	rshal					
		as notified by the Probation or Pret	rial S	ervice	s Offi	ice.		
I hav	ve exe	ecuted this judgment as follows:]	RETUI	RN	
		ndant delivered on						
at				with	a cert	tified cop	y of thi	is judgment.
								UNITED STATES MARSHAL
						Ry	,	

AO 245C

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Sheet 3 — Supervised Release (NOTE: Identify Changes with Asterisks (*))

DEFENDANT: RYAN MASTERS

CASE NUMBER: 2:12-cr-145-MMD-GWF-1

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SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of

3 years per Count, CONCURRENT for Counts 1s, 2s, 3s, 4s, and 6s. 1 Year, as to Count 5s, to be served concurrently.

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state, or local crime.

The Defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of placement on probation and at least two periodic drug tests thereafter, as determined by the court, not to exceed 104 tests annually. Revocation is mandatory for refusal to comply.

The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)

The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon. (Check, if applicable.)

The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable.)

The defendant shall register with the state sex offender registration agency in the state where the defendant resides, works, or is a student, as directed by the probation officer. (Check, if applicable.)

☐ The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer in a manner and frequency directed by the court or probation officer;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record, personal history, or characteristics and shall permit the probation officer to make such notifications and confirm the defendant's compliance with such notification requirement.

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(Rev. 09/11) Amended Judgment in a Criminal Case Sheet 3C — Supervised Release

(NOTE: Identify Changes with Asterisks (*)) 5

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DEFENDANT: RYAN MASTERS

CASE NUMBER: 2:12-cr-145-MMD-GWF-1

SPECIAL CONDITIONS OF SUPERVISION

- 1. Possession of Weapons You shall not possess, have under your control, or have access to any firearm, explosive device, or other dangerous weapons, as defined by federal, state, or local law.
- 2. Warrantless Search You shall submit to the search of your person, property, residence or automobile under your control by the probation officer or any other authorized person under the immediate and personal supervision of the probation officer, without a search warrant to ensure compliance with all conditions of release.
- 3. Mental Health Treatment You shall participate in and successfully complete a mental health treatment program, which may include testing, evaluation, and/or outpatient counseling, as approved and directed by the probation office. You shall refrain from the use and possession of beer, wine, liquor, and other forms of intoxicants while participating in mental health treatment. Further, you shall be required to contribute to the costs of services for such treatment, as approved and directed by the probation office based upon your ability to pay.
- 4. Debt Obligations You shall be prohibited from incurring new credit charges, opening additional lines of credit, or negotiating or consummating any financial contracts without the approval of the probation officer.
- 5. Access to Financial Information You shall provide the probation officer access to any requested financial information, including personal income tax returns, authorization for release of credit information, and any other business financial information in which you have a control or interest.
- 6. Computer Restriction and Monitoring You shall provide the probation officer with accurate information regarding your entire computer system, including all related digital devices with memory and all passwords and internet service providers; you shall allow the installation of any software/hardware on your computer by the probation officer, and you shall abide by all rules of the Computer Restriction and Monitoring Programs Agreement.
- 7. True Name You shall use your true name at all times and will be prohibited from the use of any aliases, false dates of birth, social security numbers, places of birth, and any other pertinent demographic information.
- 8. No Contact Condition You shall not have contact, directly or indirectly, associate with, or be within 500 feet of Jack Newsome, his residence or business, and if confronted by Jack Newsome in a public place, you shall immediately remove yourself from the area.
- 9. Report to Probation Officer After Release from Custody You shall report, in person, to the probation office in the district to which you are released within 72 hours of discharge from custody.

ACKNOWLEDGEMENT

Upon finding of a violation of probation or supervised release, I understand that the court may (1) revoke supervision, (2) extend the term of supervision, and/or (3) modify the conditions of supervision.

These conditions have been read to me. I fully understand the conditions and have been provided a copy of them.

(Signed)			
(- 8)	Defendant	Date	
	U.S. Probation/Designated Witness	Date	

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Sheet 5 — Criminal Monetary Penalties

(NOTE: Identify Changes with Asterisks (*))

6

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8

DEFENDANT: RYAN MASTERS

CASE NUMBER: 2:12-cr-145-MMD-GWF-1

CRIMINAL MONETARY PENALTIES

The defendant must pay the following total criminal monetary penalties under the schedule of payments on Sheet 6.

ТОТ	Assessment \$ 600.00	Fine \$ 0.00	Restitut \$ 191,906	
	The determination of restitution is deferred untilentered after such determination.	An Amend	ed Judgment in a Crimina	l Case (AO 245C) will be
	The defendant shall make restitution (including comn	nunity restitution) to the	following payees in the an	nount listed below.
] i l	If the defendant makes a partial payment, each payee in the priority order or percentage payment column beloefore the United States is paid.	shall receive an approxinow. However, pursuant to	nately proportioned paymo o 18 U.S.C. § 3664(i), all n	ent, unless specified otherwi onfederal victims must be pa
Nam	e of Payee	Total Loss*	Restitution Ordered	Priority or Percentage
see a	ttached Restitution List			
тот	ALS	\$		-
	Restitution amount ordered pursuant to plea agreeme	ent \$		
	The defendant must pay interest on restitution and a fifteenth day after the date of the judgment, pursuant to penalties for delinquency and default, pursuant to	to 18 U.S.C. § 3612(f).		-
	The court determined that the defendant does not have	ve the ability to pay inter	est, and it is ordered that:	
	☐ the interest requirement is waived for ☐ fine	e restitution.		
	☐ the interest requirement for ☐ fine [restitution is modifie	d as follows:	

^{*} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

AO 245C

(Rev. 09/11) Amended Judgment in a Criminal Case Sheet 6 — Schedule of Payments

(NOTE: Identify Changes with Asterisks (*))

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DEFENDANT: RYAN MASTERS

CASE NUMBER: 2:12-cr-145-MMD-GWF-1

SCHEDULE OF PAYMENTS

Ha	ving	assessed the defendant's ability to pay, payment of the total criminal monetary penalties shall be due as follows:
A	V	Lump sum payment of \$ 192,506.26 due immediately, balance due
В		Payment to begin immediately (may be combined with \(\subseteq C, \) \(\subseteq D, \text{ or } \subseteq F \text{ below); or } \)
C		Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this judgment; or
D		Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or
E		Payment during the term of supervised release will commence within (e.g., 30 or 60 days) after release from imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or
F	V	Special instructions regarding the payment of criminal monetary penalties:
		Any unpaid balance shall be paid at a monthly rate of not less than 10% of any income earned during incarcerations and/or gross income while on supervision, subject to adjustment by the Court based upon ability to pay.*
Unl dur Inn	less t ing t nate l	the court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is du he period of imprisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons Financial Responsibility Program, are made to the clerk of the court.
The	def	endant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.
V	Joi	int and Several
	De	efendant and Co-Defendant Names and Case Numbers (including defendant number), Joint and Several Amount, and rresponding payee, if appropriate.
		nt and Several with Co-Defendant, Jack Newsome, 2:12-cr-145-MMD-GWF-2*
	Th	e defendant shall pay the cost of prosecution.
	Th	e defendant shall pay the following court cost(s):
V		te defendant shall forfeit the defendant's interest in the following property to the United States: attached Stipulation of Forfeiture, Preliminary Order of Forfeiture and Final Order of Forfeiture

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.

United States vs. Ryan Masters Restitution List

2:12-CR-145-MMD-GWF

American Express - \$62,684.00

Best Buy - \$102,128.74

Chase Bank – \$2,307.97

Fidelity Information Services, LLC (formerly Metavante) - \$23,921.00

Wells Fargo Bank - \$864.55

TOTAL RESTITUTION: \$191,906.26

FILED RECEIVED SERVED ON COUNSEL/PARTIES OF RECORD

OCT 2 4 2013

CLERK US DISTRICT COURT DISTRICT OF NEVADA

BY: DEPUTY

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

UNITED STATES (OF AMERICA,	
	Plaintiff,	
v.	;	2:12-CR-145-MMD-(GWF)
RYAN MASTERS,	;))
	Defendant.)))

PRELIMINARY ORDER OF FORFEITURE

This Court finds that on November 5, 2012, defendant RYAN MASTERS was found guilty of Counts One through Six of a Six-Count Superseding Criminal Indictment charging him in Count One with Conspiracy in violation of Title 18, United States Code, Section 371; in Counts Two through Four, and Six with Possession of Fifteen or More Counterfeit or Unauthorized Access Devices in violation of Title 18, United States Code, Section 1029(a)(3); and in Count Five with Aggravated Identity Theft in violation of Title 18, United States Code, Sections 1029(a)(3) and 1028A(a)(1). Superseding Criminal Indictment, ECF No. 49; Jury Verdict, ECF No. 104.

This Court finds, pursuant to Fed. R. Crim. P. 32.2(b)(1) and (2), the United States of America has shown the requisite nexus between property set forth in the Forfeiture Allegations of the Superseding Criminal Indictment and the offenses to which defendant RYAN MASTERS was found guilty. Superseding Criminal Indictment, ECF No. 49; Jury Verdict, ECF No. 104.

The following assets are subject to forfeiture pursuant to Title 18, United States Code, Section 1029(c)(1)(C); Title 18, United States Code, Section 981(a)(1)(C) and Title 28, United States Code, Section 2461(c); Title 18, United States Code, Section 982(a)(2)(B):

- 1. HP Laptop Computer G62, Serial No. CNF04061GZ;
- 2. Google Cell Phone, Serial No. HT0CPP801312 with magnetic stripe reader;
- 3. Dell Precision M4400 / Toshiba 250 GB hard drive (s/n 4058B9CZB);
- Compaq Presario CQ56-115DX laptop (s/n CNF112038V) / Hitachi 250 GB hard drive (s/n 110228PBN238NSJSET8U);
- HP G62-347NR Laptop (s/n CNF04061GZ) / Samsung 320 GB hard drive (s/n S25WJ9BZ923196);
- 6. EliteGroup 332 laptop (s/n 96F67W00002Q64200616) / Hitachi 40 GB hard drive (s/n XHDTVPAM);
- 7. Garmin Nuvi GPS unit, serial number (s/n) 2J4261334;
- 8. HP laptop model dm4-3055dx, s/n 2CE20637BD;
- 9. Toshiba laptop, s/n ZB086068O:
- 10. Boost mobile phone ZTE model N860, s/n 320820391303;
- 11. Galaxy SII mobile phone, s/n RQRBC19136J; and
- 12. Garmin Nuvi GPS unit, s/n 1TA121071 ("property").

This Court finds the United States of America is now entitled to, and should, reduce the aforementioned property to the possession of the United States of America.

NOW THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that the United States of America should seize the aforementioned property.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED all right, title, and interest of RYAN MASTERS in the aforementioned property is forfeited and is vested in the United States of America and shall be safely held by the United States of America until further order of the Court.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED the United States of America shall publish for at least thirty (30) consecutive days on the official internet government forfeiture website, www.forfeiture.gov, notice of this Order, which shall describe the forfeited property, state the time under the applicable statute when a petition contesting the forfeiture must be filed, and state the name and contact information for the government attorney to be served with the petition, pursuant to Fed. R. Crim. P. 32.2(b)(6) and Title 21, United States Code, Section 853(n)(2).

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED a petition, if any, must be filed with the Clerk of the Court, 333 Las Vegas Boulevard South, Las Vegas, Nevada 89101.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED a copy of the petition, if any, shall be served upon the Asset Forfeiture Attorney of the United States Attorney's Office at the following address at the time of filing:

Michael A. Humphreys Assistant United States Attorney Lloyd D. George United States Courthouse 333 Las Vegas Boulevard South, Suite 5000 Las Vegas, Nevada 89101

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED the notice described herein need not be published in the event a Declaration of Forfeiture is issued by the appropriate agency following publication of notice of seizure and intent to administratively forfeit the above-described property.

DATED this 24 day of October, 2013.

UNITED STATES DISTRICT JUDGE

THE DECENTED ON THE COURT OF SALES OF S

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

UNITED STATES OF AMERICA,	
Plaintiff,	
v	2:12-CR-145-MMD-(GWF)
RYAN MASTERS,	
Defendant.) •

FINAL ORDER OF FORFEITURE AS TO RYAN MASTERS

On July 26, 2013, this Court entered a Preliminary Order of Forfeiture pursuant to Fed. R. Crim. P. 32.2(b)(1) and (2); and Title 18, United States Code, Section 1029(c)(1)(C); Title 18, United States Code, Section 981(a)(1)(C) and Title 28, United States Code, Section 2461(c); and Title 18, United States Code, Section 982(a)(2)(B), forfeiting property of defendant RYAN MASTERS to the United States of America. Superseding Criminal Indictment, ECF No. 49; Preliminary Order of Forfeiture, ECF No. 185. This Preliminary Order of Forfeiture was subsequently vacated pursuant to an Order of the Court (ECF 187) and was re-entered by this Court on October 24, 2013 with the consent of all parties.

Based upon an agreement between the parties regarding the entry of a Preliminary Order of Forfeiture, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED pursuant to Fed. R. Crim. P 32.2(b)(4)(A) and (B); Title 18, United States Code, Section 1029(c)(1)(C); Title 18, United States Code, Section 981(a)(1)(C) and Title 28, United States Code, Section 2461(c); and Title 18, United

- 1	/I
1	States Code, Section 982(a)(2)(B) that the forfeiture of the property named in the Preliminary Order of
2	Forfeiture is final as to defendant RYAN MASTERS.
3	DATED this 24 day of October 2013.
4	
5	UNITED STATES DISTRICT JUDGE
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FILED RECEIVED ENTERED SERVED ON COUNSEL/PARTIES OF RECORD OCT 2 4 2013 DANIEL G. BOGDEN 1 United States Attorney District of Nevada CLERK US DISTRICT COURT DISTRICT OF NEVADA MICHAEL A. HUMPHREYS BY: DEPUTY Assistant United States Attorney 333 Las Vegas Boulevard South, Suite 5000 Las Vegas, Nevada 89101 Telephone: 702-388-6336 Facsimile: 702-388-6787 Email: Michael.humphreys@usdoj.gov 6 7 Attorneys for the United States of America 8 9 10 UNITED STATES DISTRICT COURT 11 DISTRICT OF NEVADA 12 UNITED STATES OF AMERICA. 13 Case No: 2:12-CR-00145-MMD-(GWF) Plaintiff, 14 15 v. RYAN MASTERS. 16 17 Defendant. 18 SETTLEMENT AGREEMENT, STIPULATION FOR ENTRY OF ORDER OF 19 FORFEITURE AS TO RYAN MASTERS AND ORDER 20 The United States of America, by and through Daniel G. Bogden, United States Attorney 21 for the District of Nevada, and Michael A. Humphreys, Assistant United States Attorney, and 22 Ryan Masters by and through his counsel, Conor Flynn, stipulate as follows: 23 1. On October 10, 2012, the Grand Jury sitting in Las Vegas, Nevada, returned a Six 24 Count Superceding Indictment against Ryan Masters (and Jack Newsome) charging them with 25 violations of 18 U.S.C. § 371; 18 U.S.C. § 1029(a)(3); 18 U.S.C. § 1028A; and 18 U.S.C. § 2. 26

- 2. That indictment contained six separate, but related, forfeiture allegations that sought the forfeiture of the following items in connection with the defendant's alleged violations of 18 U.S.C. § 371; 18 U.S.C. § 1029(a)(3); 18 U.S.C. § 1028A; and 18 U.S.C. § 2.
 - a. HP Laptop Computer G2, Serial No. CNF04061GZ;
 - b. Google Cell Phone, Serial No. HT0CPP801312;
 - c. Dell Precision M4400 / Toshiba 250 GB hard drive;
 - d. Compaq Presario CQ56-115DX laptop (S/N CNF112038V) / Hitachi 250 GB hard drive.(S/N110228PBN238NSJSET8U);
 - e. HP G62-347NR laptop (S/N CNF04061GZ) / Samsung 320 GB hard drive (S/N S25WJ9BZ923196);
 - f. EliteGroup 332 laptop (S/N 96/F67W00002Q64200616) / Hitachi 40 GB hard drive (S/N XHDTVPAM);
 - g. Garmin Nuvi GPS unit, serial number (s/n) 2J4261334;
 - h. HP laptop model dm4-3055dx, S/N 2CE20637BD;
 - i. Toshiba laptop, S/N ZB086068Q;
 - j. Boost mobile phone ZTE model N860, s/n 320820391303;
 - k. Galaxy SII mobile phone, S/N RQRBC19136J; and
 - 1. Garmin Nuvi GPS unit, S/N 1TA121071.
- 3. On November 5, 2012, defendant Ryan Masters was tried and convicted of all counts in the Superceding Indictment.
- 4. RYAN MASTERS knowingly and voluntarily agrees to the abandonment, the civil administrative forfeiture, the civil judicial forfeiture, or the criminal forfeiture of the following property:
 - a. HP Laptop Computer G2, Serial No. CNF04061GZ;
 - b. Google Cell Phone, Serial No. HT0CPP801312;
 - c. Dell Precision M4400 / Toshiba 250 GB hard drive;

- d. Compaq Presario CQ56-115DX laptop (S/N CNF112038V) / Hitachi 250 GB hard drive.(S/N110228PBN238NSJSET8U);
- e. HP G62-347NR laptop (S/N CNF04061GZ) / Samsung 320 GB hard drive (S/N S25WJ9BZ923196);
- f. EliteGroup 332 laptop (S/N 96/F67W00002Q64200616) / Hitachi 40 GB hard drive (S/N XHDTVPAM);
- g. Garmin Nuvi GPS unit, serial number (s/n) 2J4261334;
- h. HP laptop model dm4-3055dx, S/N 2CE20637BD;
- i. Toshiba laptop, S/N ZB086068Q;
- j. Boost mobile phone ZTE model N860, s/n 320820391303;
- k. Galaxy SII mobile phone, S/N RQRBC19136J; and
- 1. Garmin Nuvi GPS unit, S/N 1TA121071.

RYAN MASTERS knowingly and voluntarily agrees to abandon or to forfeit the property to the United States.

- 5. RYAN MASTERS knowingly and voluntarily agrees to relinquish all rights, title, and interest in the property. However, the parties agree that all right title and interest in the property described in Paragraph No. 4 may be restored to Mr. Masters should his conviction be vacated on appeal.
- 6. RYAN MASTERS knowingly and voluntarily agrees to waive his right to any abandonment proceedings, any civil administrative forfeiture proceedings, any civil judicial forfeiture proceedings, or any criminal forfeiture proceedings ("proceedings") of the property.
- 7. RYAN MASTERS knowingly and voluntarily agrees to waive service of process of any and all documents filed in this action or any proceedings concerning the property.
- 8. RYAN MASTERS knowingly and voluntarily agrees to waive any further notice to him, his agents, or his attorneys regarding the forfeiture and disposition of the property.

- 9. RYAN MASTERS knowingly and voluntarily agrees not to file any claim, answer, petition, or other documents in any proceedings concerning the property. However, this Waiver does not prohibit RYAN MASTERS from arguing on appeal that the property described in Paragraph 4 was the fruit of an unlawful search and/or seizure. If RYAN MASTERS is successful on his appeal, the parties agree that he may claim an interest in or title to the property described in Paragraph No. 4
- 10. RYAN MASTERS knowingly and voluntarily agrees to withdraw any claims, answers, counterclaims, petitions, or other documents he filed in any proceedings concerning the property.
- 11. RYAN MASTERS knowingly and voluntarily agrees to waive the statute of limitations, the CAFRA requirements, Fed. R. Crim. P. 7 and 32.2, the constitutional requirements, and the constitutional due process requirements of any abandonment proceedings or any forfeiture proceedings concerning the property.
- 12. RYAN MASTERS knowingly and voluntarily agrees to waive his right to a trial on the forfeiture of the property.
- 13. RYAN MASTERS knowingly and voluntarily agrees to waive (a) all constitutional, legal, and equitable defenses to, (b) any constitutional or statutory double jeopardy defense or claim concerning, and (c) any claim or defense under the Eighth Amendment to the United States Constitution, including, but not limited to, any claim or defense of excessive fines or cruel and unusual punishments in any abandonment proceeding, any civil administrative forfeiture proceeding, any civil judicial forfeiture, or criminal forfeiture proceeding concerning the property. However, this Waiver does not prohibit RYAN MASTERS from arguing on appeal that the property described in Paragraph 4 was the fruit of an unlawful search and/or seizure. If RYAN MASTERS is successful on his appeal, the parties agree that he may claim an interest in or title to the property described in Paragraph No. 4

- 14. RYAN MASTERS knowingly and voluntarily agrees to the entry of an Order of Forfeiture of the property to the United States.
- 15. RYAN MASTERS understands that the forfeiture of the property shall not be treated as satisfaction of any assessment, restitution, fine, cost of imprisonment or any other penalty that may be imposed in addition to forfeiture.
- 16. RYAN MASTERS knowingly and voluntarily agrees to the conditions set forth in this Settlement Agreement, Stipulation for Entry of Order of Forfeiture as to RYAN MASTERS, and Order ("Settlement Agreement").
- 17. RYAN MASTERS knowingly and voluntarily agrees to hold harmless the United States, the United States Department of Justice, the United States Attorney's Office for the District of Nevada, the United States FEDERAL BUREAU OF INVESTIGATION, their parent-and/or sub-agencies, their agents, and their employees from any claim made by him or any third party arising from the facts and circumstances of this case.
- 18. RYAN MASTERS knowingly and voluntarily releases and forever discharges the United States, the United States Department of Justice, the United States Attorney's Office for the District of Nevada, the United States FEDERAL BUREAU OF INVESTIGATION, their parent- and/or sub-agencies, their agents, and their employees from any and all claims, rights, or causes of action of any kind that RYAN MASTERS now has or may hereafter have on account of, or in any way growing out of, the seizures and the forfeitures of the property in the abandonment, the civil administrative forfeitures, the civil judicial forfeitures, and the criminal forfeitures. However, this Waiver does not prohibit RYAN MASTERS from arguing on appeal that the property described in Paragraph 4 was the fruit of an unlawful search and/or seizure. If RYAN MASTERS is successful on his appeal, the parties agree that he may claim an interest in or title to the property described in Paragraph No. 4. Each party acknowledges and warrants that its execution of the Settlement Agreement is free and is voluntary.
 - 20. The Settlement Agreement contains the entire agreement between the parties.

- 21. Except as expressly stated in the Settlement Agreement, no party, officer, agent, employee, representative, or attorney has made any statement or representation to any other party, person, or entity regarding any fact relied upon in entering into the Settlement Agreement, and no party, officer, agent, employee, representative, or attorney relies on such statement or representation in executing the Settlement Agreement.
- 22. After the property is forfeited in the criminal case and the United States District Court has signed the Settlement Agreement concerning the property, within ninety days after all appeals have been exhausted in this matter, the United States knowingly and voluntarily agrees to transfer the following property to RYAN MASTERS.

Seized Items Specified In the Preliminary Order of Forfeiture:

- a. Garmin Nuvi GPS unit, serial number (s/n) 2J4261334;
- b Boost mobile phone ZTE model N860, s/n 320820391303;
- c. Galaxy SII mobile phone, S/N RQRBC19136J; and
- d. Garmin Nuvi GPS unit, S/N 1TA121071.

In addition to the foregoing items, the United States agrees to return the following items, not designated in the Preliminary Order of Forfeiture, to Ryan Masters under the same terms and conditions noted in this paragraph.

Seized Items Not Specified In The Preliminary Order of Forfeiture:

- a. Sprint LN240 Cell Phone, S/N 101KPKN0758061;
- b. Fujifilm S2700HD Digital Camera, S/N OSA26131;
- c. Sony Play Station Portable with Memory Card, S/N AV703289658PSP3001;
- d. Samsung Cell Phone, S/N RQUZ128400Z;
- e Sony Play Station-2 8MB Memory Card with the handwritten notation, DRR; and
- f. Garmin Nuvi GPS, S/N 1WM349815.

- 23. The persons signing the Settlement Agreement warrant and represent that they have full authority to execute the Settlement Agreement and to bind the persons and/or entities, on whose behalf they are signing, to the terms of the Settlement Agreement.
- 24. This Settlement Agreement shall be construed and interpreted according to federal forfeiture law and federal common law. The jurisdiction and the venue for any dispute related to, and/or arising from, this Settlement Agreement is the unofficial Southern Division of the United States District Court for the District of Nevada, located in Las Vegas, Nevada.
 - 25. Each party shall bear their or its own attorneys' fees, expenses, interest, and costs.
- 26. This Settlement Agreement shall not be construed more strictly against one party than against the other merely by virtue of the fact that it may have been prepared primarily by counsel for one of the parties; it being recognized that both parties have contributed substantially and materially to the preparation of this Settlement Agreement.

IT IS HEREBY CERTIFIED, pursuant to 28 U.S.C. § 2465(a)(2), that there was reasonable cause for the seizure and forfeiture of the property. ARMSTRONG TEASDALE DANIEL G. BOGDEN United States Attorney Counsel For Ryan Masters 1628-1 DATED: 10-24-DATED: ___ IT IS SO ORDERED: UNITED STATES DISTRICT JUDGE DATED: October 24, 2013